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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/645,839	08/22/2003	Mark L. Witten	12241-022-999	2057
20583 JONES DAY	7590 03/24/200	8	EXAMINER	
222 EAST 413			HEARD, THOMAS SWEENEY	
NEW YORK,	NY 10017		ART UNIT	PAPER NUMBER
			1654	
			MAIL DATE	DELIVERY MODE
			03/24/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



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APPLICATION NO./	FILING DATE	FIRST NAMED INVENTOR /	ATTORNEY DOCKET NO.
CONTROL NO.		PATENT IN REEXAMINATION	
10645920	8/22/03	WITTENIET AI	12241 022 000

JONES DAY 222 EAST 41ST ST NEW YORK, NY 10017

EXAMINER				
THOMAS S. HEARD				

ART UNIT PAPER
1654 20080319

DATE MAILED:

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Commissioner for Patents

The reply filed on 2/8/2008 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): Applicants have not elected properly. Applicants have stated in their response to the election of species returnment with the following: In response, hereby Applicants elect the species of peptide, i.e., the species of substance P on substance P analog, that is [Sar9, Met (O2)] I]-substance P. Applicants further elect the route of administration that is inhalation; the amount of substance P that is 5 gM, and the damage to be corrected that is decreased dynamic lung compliance; e.g., a method for increasing dynamic lung compliance... Applicants further elect the patent population that is subjects exposed to main stream eigerette smoke.

The response is defect regarding the peptide. The term "peptide" is generic, the phrase "i.e.," does not specify but places the election as a generality, "substance P or substance P analog" is also a genus. Sany,Met(O2)11-substance P, however, would be an election of specie if elected alone.

See 37 CFR 1.111. Since the above-mentioned reply appears to be bona fide, applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandomment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

/Cecilia Tsang/ Supervisory Patent Examiner, Art Unit 1654